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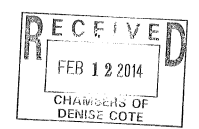
King & Spakling LLP 101 Second Street Suite 2300 San Francisco, CA 94105 Tel: +1 415 318 1200 Fax: +1 415 318 1300 www.kslaw.com

Kenneth Steinthal

Direct Dial: +1 415 318 1211 ksteinthal@kslaw.com



Hon. Denise Cote, United States District Judge Southern District of New York 500 Pearl Street, Room 1610 New York, NY 10007 CoteNYSDChambers@nysd.uscourts.gov



Re: In re Petition of Pandora Media, Inc., C.A. No. 12-CV-8035 (DLC)(MHD)

Dear Judge Cote,

We represent Pandora Media, Inc. ("Pandora") in the above-captioned matter. On January 27, 2014, Pandora filed the public versions of its motion *in limine* to exclude the testimony and expert report of Mr. Timothy J. Hanlon and the documents in support of Pandora's motion. As the Court is aware, ASCAP withdrew Mr. Hanlon's testimony in light of the parties' agreement relating to the advertising deduction (Dkt. No. 154), thus mooting Pandora's motion *in limine*. Accordingly, Pandora requests that Your Honor order that the following filings be removed from the docket:

- Pandora's motion *in limine* to exclude the testimony and expert report of Mr. Timothy J. Hanlon (Dkt. No. 180);
- Pandora's memorandum of law in support of its motion in limine to exclude the testimony and expert report of Mr. Timothy J. Hanlon (Dkt. No. 181); and
- Declaration of Jeffrey Seddon in support of Pandora's motion in limine to exclude the testimony and expert report of Mr. Timothy J. Hanlon (Dkt. No. 182)

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Following Your Honor's order, Pandora will arrange with the Clerk of Court to ensure these filings are removed from the docket.

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Respectfully submitted,

/s/ Kenneth Steinthal

Kenneth Steinthal